UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

OMITED OTATES	Biotition Cooki Tok	THE WESTERN BISH	tion of Milothicals	
United States of America		ORDER OF DETENTION PENDING TRIAL		
v. PABLO RAZO FIERR	(O	Case No. 1:12-	CR-98	
Defendant				
After conducting a detention heat the defendant be detained pending		rm Act, 18 U.S.C. § 3142	2(f), I conclude that the	se facts require
	Part I – Fine	dings of Fact		
(1) The defendant is charged with a federal offense a existed – that is	an offense described in state or local offense that			
a crime of violence as d which the prison term is		56(a)(4), or an offense lis	sted in 18 U.S.C. § 233	32b(g)(5)(B) for
an offense for which the	maximum sentence is d	eath or life imprisonmen	t.	
an offense for which a n	naximum prison term of t	en years or more is pres	cribed in:	*
	the defendant had been C), or comparable state of		e prior federal offenses	s described in 18
a minor vict				
	sion or use of a firearm o register under 18 U.S.C.		ny other dangerous we	apon
(2) The offense described in finding or local offense.	ng (1) was committed wh	ile the defendant was or	n release pending trial f	for a federal, state
(3) A period of less than 5 years hoffense described in finding (1		date of conviction	defendant's release	from prison for the
(4) Findings (1), (2) and (3) estab person or the community. I fu				ne safety of anothe
	Alternative	Findings (A)		
(1) There is probable cause to be	lieve that the defendant I	nas committed an offens	е	
for which a maximum pr Controlled Substances under 18 U.S.C. § 924(o	Act (21 U.S.C. 801 et se		*	
(2) The defendant has not rebutte	•	lished by finding (1) that	no condition or combine	nation of condition
will reasonably assure the def				
		Findings (B)		
(1) There is a serious risk that the				
(2) There is a serious risk that the	_	•	•	/-
	Part II – Statement of the			ad convincina
I find that the testimony and info evidence ✓ a preponderance of the e			isites by clear ar	ia convincing

By his own admission, when defendant learned in 2011 that he was going to be charged with the offenses in the pending indictment, he fled to Mexico, where he was born and has family and friends (he is now a U.S. Citizen). He returned to the U.S. in September 2014 believing there was no warrant for his arrest. When arrested on June 15, 2015, he initially gave a false name. According to the Pretrial Services Report, he has used alias dates of birth at least three times and alias registration numbers at least three times. He has no property or assets in the U.S. There is no condition or combination of conditions that will ensure his appearance.

Part III - Directions Regarding Detention

The defendant is committed to the custody of the Attorney General or a designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or held in custody pending appeal. The defendant must be afforded a reasonable opportunity to consult privately with defense counsel. On order of United States Court or on request of an attorney for the Government, the person in charge of the corrections facility must deliver the defendant to the United States marshal for a court appearance.

Date:	July 2, 2015	Judge's Signature:	/s/ Phillip J. Green	
		Name and Title:	Phillip J. Green, U.S. Magistrate Judge	